

Mineral Surveyor to survey the claims or sites.

Mineral patent application. Under 43 CFR Subparts 3862, 3863 and 3864, a mineral patent applicant must file certain proofs of ownership demonstrating clear title to the claim(s) or millsite(s), bonafides of development, and the existence of a commercial mineral deposit subject to the General Mining Law of 1872, as amended.

Under 30 U.S.C. 29 and 30 and 43 CFR Part 3870, any rival claimant with overlapping claims to the land applied for, or anyone challenging the issuance of the patent upon alleged failure to follow law or regulation, must file with BLM certain required statements and evidence supporting their challenge, or the challenge is statutorily dismissed.

BLM uses the information collected under these two Parts (43 CFR Parts 3860 and 3870) to determine if an applicant qualifies for a mineral patent to the claims or sites applied for under the Mining Law, to process legal challenges to such application by rival mining claimants, and to adjudicate protests and appeals filed against BLM actions concerning mineral patent applications.

The Mining Law specifies the information required of an applicant for mineral patent, a party filing an adverse claim, or a party filing a protest against a mineral patent application. If BLM did not collect this information, it could not adjudicate or issue mineral patents, or if it did, it might issue them erroneously to those who do not have a right to obtain them. In either case, the incentive for mineral exploration and development would be adversely affected.

Portions of this information collection were previously covered under OMB number 1004-0110 and are being consolidated under OMB number 1004-0025 in order to have all aspects of the mineral patent process under one collection authority.

Any interested member of the public may request and obtain, without charge, a copy of Bureau Form 3860-5 by contacting the person identified under **FOR FURTHER INFORMATION CONTACT.**

Based on its experience administering the General Mining Law, BLM estimates the public reporting burden for completing the information collections described above as follows: mineral survey application—one hour, mineral patent application—80 hours, and adverse claim or protest—two hours. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time

needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

The respondents are owners of unpatented mining claims and mill sites located upon the public lands, reserved mineral lands of the United States, National Forests, and National Parks. The frequency of response is once for each mineral survey, each application for patent, and each filing of a protest or adverse claim. BLM estimates that 30 mineral survey applications, 112 mineral patent applications, two adverse claims and three protests will be filed each year. The total annual burden is 30 hours for mineral survey applications, 8,960 for mineral patent applications, four hours for adverse claims, and six hours for protests. The total annual burden for this consolidated information collection is 9,000 hours.

All responses to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will also become part of the public record.

Dated: March 13, 1996.

Patrick W. Boyd,
Acting Chief, Regulatory Management Team.
[FR Doc. 96-6442 Filed 3-15-96; 8:45 am]
BILLING CODE 4310-84-P

[OR-014-06-6310-04: GP6-0092]

Emergency Closure of Public Lands; Klamath County, Oregon

AGENCY: Bureau of Land Management, Interior.

ACTION: Emergency closure of public lands and access roads in Klamath County, Oregon.

SUMMARY: Notice is hereby given that certain public lands and access roads thereon in Klamath County, Oregon are temporarily closed to all public use, including but not limited to vehicle operation, camping, shooting, hiking, skiing, and sightseeing, from March 5, 1996 through November 30, 1998. The closure is made under the authority of 43 CFR 8364.1.

The public lands affected by this emergency closure are specifically identified as follows:

Willamette Meridian, Oregon

T. 38 S., R. 5 E.,

Sec. 25-All;

Sec. 36-All.

T. 39 S., R. 5 E.

Sec. 1-All.

Sec. 3-All.

Sec. 11-All.

Sec. 13-All.

T. 39 S., R. 6 E.

Sec. 6 SE $\frac{1}{4}$ SW $\frac{1}{4}$.

Sec. 7-All.

Sec. 18 SW $\frac{1}{4}$ SW $\frac{1}{4}$.

All roads on the public lands listed above are closed as specified above, including specifically BLM Roads Nos. 38-6E-32, 39-6E-5 and 40-5E-2.

The following persons, operating within the scope of their official duties, are exempt from the provisions of this closure order: Bureau employees; state, local and federal law enforcement and fire protection personnel; the holders of BLM road use permits that include roads within the closure area; the purchaser of BLM timber within the closure area and its employees and subcontractors. Access by additional parties may be allowed, but must be approved in advance in writing by the Authorized Officer.

Any person who fails to comply with the provisions of this closure order may be subject to the penalties provided in 43 CFR 8360.0-7, which include a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months, as well as the penalties provided under Oregon State law.

The public lands and roads temporarily closed to public use under this order will be posted with signs at points of public access.

The purpose of this emergency temporary closure is to protect persons from potential harm from logging operations, protect valuable public timber resources from unauthorized damage, and to facilitate authorized timber harvest operations.

DATES: This closure is effective from March 5, 1996 through November 30, 1998.

ADDRESSES: Copies of the closure order and maps showing the location of the closed lands and roads are available from the Klamath Falls Resource Area Office, 2795 Anderson Ave. building 25 Klamath Falls, OR 97603.

FOR FURTHER INFORMATION CONTACT: A. Barron Bail Klamath Falls Area Manager, Klamath Falls Resource Area Office, at (503) 883-6916.

Dated: March 5, 1996.

A. Barron Bail,

Klamath Falls Resource Area Manager.

[FR Doc. 96-6317 Filed 3-15-96; 8:45 am]

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